EXHIBIT D

United States v. Yanping Wang, Case No.: S1 23-CR-118 (AT)

INDEX NO. 157786/2019

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

YANPING WANG a/k/a YVETTE WANG,

Plaintiff,

Index No.: 157786/2019

v.

XIANMIN XIONG a/k/a XI NUO a/k/a SINO, XIA YELIANG, LI HONGKUAN, and GAO BINGCHEN a/k/a HUANG HEBIAN,

Defendants.

AFFIDAVIT OF YANPING WANG IN SUPPORT OF AN EMERGENCY TEMPORARY RESTRAINING ORDER, PRELIMINARY INJUNCTION AND FINDING OF CONTEMPT AGAINST DEFENDANT XIANMIN XIONG

STATE OF NEW YORK)
) ss:
COUNTY OF NEW YORK)

YANGPING WANG, being duly sworn, deposes and says:

- 1. I am the Plaintiff in the above captioned action. I am a female adult who resides by herself in New York County.
- 2. I submit this affidavit in support of an emergency temporary restraining order and a preliminary injunction. I previously sought similar relief, which was resolved through a So-Ordered Stipulation preventing Defendant Xianmin Xiong a/k/a Xi Nuo ("Defendant" or "Xiong") from appearing outside my office building, residence, or in close proximity to me.
- 3. Defendant has now intentionally ignored this Court's prior order and has repeatedly appeared outside of office building and threatened me with death. I have reported the Defendant's latest activity to the police who have indicated that a criminal order of protection would likely be entered against defendant. I have requested a criminal order of protection, but the

INDEX NO. 157786/2019

Criminal courts have been unable to immediately assist in order to prioritize matters relating to COVID-19. Thus, I am also asking this Honorable Court to enter its own, narrowly tailored restraining order and permaent injunction against Defendant.

INTRODUCTION

- 4. Defendant is a male resident of New York City who has continued to harass and terrorize me and *intentionally ignored this Court's directives* to abstain from appearing outside my office building. As explained in my prior affidavit, what began as Defendant's online campaign of harassment toward me has now culminated in the Defendant: (i) ignoring this Court's prior Order; (ii) appearing outside my office building while threatening to kill me; and (iii) Defendant yelling at the Police when they arrived at the scene.
- 5. I am now asking that this court issue a narrowly-tailored temporary restraining order and a preliminary injunction to enjoin Defendant from appearing outside my office building, residence, or in close proximity to me, and to find the Defendant in contempt of this Court's prior order based on Defendant's blatant disregard of Your Honor's prior directives.
- 6. Based upon conversations with the Police and District Attorney's Office, this Court is my only hope to protect me from the continued harassment and imminent violence by Defendant.

BACKGROUND

7. In August 2019, I sought similar relief from the Court by way of an Order to Show Cause^I which requested a temporary restraining order and preliminary injunction against the Defendant to prvent his continued campaign of harassment against me (the "Prior Request"). In connection with the Prior Request, I submitted an affidavit² (the "Prior Affidavit"). For the sake

¹ See NYSCEF Doc. No. 2.

² See NYSCEF Doc. No. 3

INDEX NO. 157786/2019

of brevity, I full adopt and incorporate by reference the Prior Affidavit and its Exhibits. However, some of the details outlined in my Prior Affidavit bear re-emphasizing.

- 8. Defendant Xiong's campaign to terrorize me began with his repeated amd malicious posting of false and defamatory material about me on social media platforms. For months, Defendant has engaged in this online campaign of harassment and terror.
- 9. Defendant's defamatory posts and false and heinous statements include, but are not limited to, the following:
 - a. That I, a married woman, had an extramarital sexual relationship with another man.
 - b. That I had sex with a male work colleague and that an audio recording of us having sex exists.
 - c. That I have been raped and sexually assaulted by a male work colleague.
 - d. That I have destroyed evidence related to a legal proceeding.
- 10. Defendant made these false allegations knowing they were false and with the malicious intent to destroy my reputation and harass me.
- 11. In the Prior Affidavit, I explained how Defendant's online campaign to harass and defame me had inexplicably intensified with Defendant's in-person death threats against me.³ This included Defendant's in-person statements to me while outside of a New York County Supreme Court courtroom that:
 - a. "You will be killed in a car accident."
 - b. "You will never see your child or your husband again."
 - c. "You are throwing your life away"

³ See NYSCEF Doc. No. 3, ¶8-21.

FILED: NEW YORK COUNTY CLERK 04/30/2020 12:56 PM

block and has acted violently even when security was called.

INDEX NO. 157786/2019

12. Defendant further escalated his death threats by appearing outside my doorstep and and repatedly coming to my place of work, despite the fact that he does not live or work on that

- 13. Defendant's death threats placed me in fear of my life. And while I initially tried to ignore Defendant hoping that he leave an innocent woman alone, Defendant persisted. As such, I made the Prior Request, in addition to filing an official complaint with the New York City Police Department.
- 14. The Prior Request was resolved by a stipulation this Court So-Ordered (the "Prior Order").4
- 15. The Prior Order prevented Defendant appearing or lingering outside my place of work except for "brief or innocent passings."

DEFENDANT HAS BLATANTLY IGNORED THE PRIOR ORDER AND CONTINUES TO MAKE DEATH THREATS AGAINST ME

- 16. In blatant disregard of the Prior Order, Defendant has now on several occasions, appeared outside my office and continued to make death threats against me.
- 17. On April 6, 2020, Defendant appeared outside my office. I went to the office that day to arrange for charitable donations of personal protective equipment to be made to the local police, hospitals, and essential workers treating patients for COVID-19.⁵ I arrived at my office around 9:45 a.m. where I met my colleague Max. After getting donation materials organized into boxes, we went to bring them outside only to see Defendant standing outside of my office taking

⁴ See NYSCEF Doc. No. 20.

⁵ Part of my job includes assisting in running two charitable organizations, which have been working with the 19th Police Precinct in New York City to distribute masks, gloves, hand sanitizers and disinfectants to the essential workers treating patients suffering from COVID-19.

Page 6 10 1 Myscer: 04/30/2020

pictures and videos of me, as evidenced by the below photo. Defendant was yelling "if you continue to work for Miles Kwok you'll be dead!"



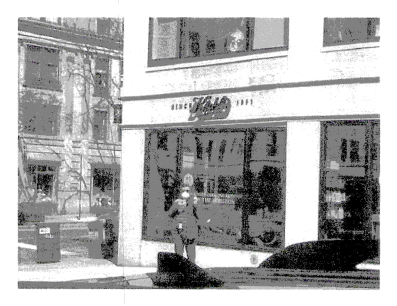
18. Fearing for my safety and well-being, I called the New York City Police Department, and filed a police report.⁶ The police who arrived at the scene observed Defendant acting in a menacing manner, as seen in the below photo. Even after the police arrived, Defendant continued to yell at me. I understand that the police are conducting an ongoing investigation into Defendant's conduct.



⁶ A copy of the Police Report is attached as Exhibit A.

INDEX NO. 157786/2019
Page 7 of 14

- 19. The police directed Xiong to leave immediately after I showed them a copy of the Prior Order. However, I still fear for my safety and well-being because I have now learned that Defendant directed his colleagues to appear outside of my office with him and that this was not the only incident of Defendant's blatant ignorance of the Prior Order.
- 20. On the same date as this latest incident, after the Police arrived outside my office, I observed Defendant make a phone call and requested someone to "meet him at the location." Within minutes, another individual whom I understand to be working in concert with Defendant appeared outside my office and began talking photographs of me and yelling at me, as seen by the photo below.



DEFENDANT HAS CONTINUED TO APPEAR AT MY OFFICE AND ENCOURAGES OTHERS TO DO SO ON SOCIAL MEDIA

21. As if showing up outside my office and threatening me with death again were not enough, I have now learned that Defendant has been showing up outside my office, taking and

INDEX NO. 157786/2019

Page 8 of 14

posting photos on social media, and encouraging his colleagues to come and do the same in an effort to scare and harass me.

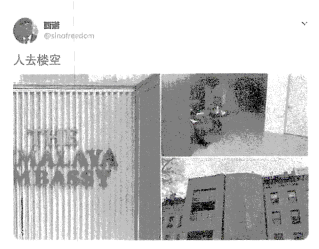
22. Specifically, on April 8, 2020 – two days after I filed a police report because of Defendant's death threats – Defendant posted a photo on Twitter outside of my office building and stated the following: "New gear to meet the challenge":



下午4:59 2020年4月8日 · Twitter for iPhone

23. On Saturday April 4, 2020 – two days before the latest incident that required police intervention – Defendant came to my office building, took pictures of my office – including through the first floor window – and posted them on Twitter:

INDEX NO. 157786/2019
Page 9 of 14
RECEIVED NYSCEF: 04/30/2020



下午6:55 2020年4月4日 Twitter for iPhone

24. On April 6, 2020, Defendant posted a video on Twitter, explaining to his tens of thousands of followers that he was outside of my office building and was encouraging others to come there with him. In the video, Defendant is pointing at my office and states: "Their end is near!"



FILED: NEW YORK COUNTY CLERK 04/30/2020 12:56 PM INDEX NO. 157786/2

PAGE 1:23-CI-00118-AT Document 81-6 Filed 06/05/23 Page 10 of 14 PAGE 1.04/30/2

25. In addition, Defendant particapted in a post on one of his colleague's social media accounts where they callously discuss the fact that they have futures plans to continue and, possibly escalate, Defendant's threats upon my person and my life.

- 26. I understand from my attorney Xiong's actions are in violation of the Prior Order and would mean that he is in contempt of Your Honor's Prior Order.
- 27. Additionally, Defendant has done all of this in direct violation of the Governor's "Stay-at-home" order. I believe this is because he has considered the fact that there will be less people at my work, making me more susceptible to intimidation and potential assault.

FILED: NEW YORK COUNTY CLERK 04/30/2020 12:56 PM INDEX NO. 157786/2019

NOTE: DOC: NO. 4 ase 1:23-cr-00118-AT Document 81-6 Filed 06/05/23 Page 11 of 14

NOTE: 04/30/2020

CONCLUSION

Thus, for the reasons set forth above and for those detailed in the accompanying papers, I am now seeking an Order (i) holding the defendant in contempt of the Prior Order and (ii) a temporary restraining order and preliminary injunction to enjoin the Defendant from appearing outside my office building, residence or in close proximity to me and to enjoin the Defendant from issuing death threats against me, whether in person or otherwise.

YANPING WANG

Subscribed and Sworn to before me on this 24 date of April 2020

NOTARY PUBLIC

DANIEL THOMAS PODHASKIE Notary Public, State of New York Reg. No. 02PO6394578 Qualified in Queens County Commission Expires July 8, 2023 FILED: NEW YORK COUNTY CLERK 04/30/2020 12:56 PM INDEX NO. 157786/2019
NYSCEF DOC. NO. 40 ase 1:23-cr-00118-AT Document 81-6 Filed 06/05/23 Page 12 of 14
RECEIVED 17/10/10/2020

EXHIBIT A

FILED: NEW YORK COUNTY CLERK 04/30/2020 12:56 PM

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NYSCEF: 04/30/2020

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INDEX NO. 157786/2019 04/30/2020 Document 81-6 Agency: 8 Describe Victim's prior domestic incidents with this suspect (Last, Worst Forst): If the Victim enswers "yes" to any quastions in this box refer to the NYS Domestic and Sexual Vicience Hotline at 1-800-942-8906 or Local Domestic Violence Service Provider: (☑ Yes ☐ No to suspect capable of killing you or children? D Yes D No ts suspect violently and constantly jestous of you? Threstened to kill you or your children? [7] Yes [7] No Has the physical violence increased in frequency or severity over the pest 6 months ☐ Yes Ø No Basten you while you were pregnant? [] Yes, [] No is there ressonable cause to suspect a child may be the victim of abuse, neglect, maltrealment or endangerment? 🖸 Yea 📈 No If Yes, the Officer must contect the NYS Child Abuse Hodine Registry # 1-809-635-1522. Was Victim Rights Notice given to the Victim? ☐ Yes ☐ No If NO, Why: Wee DIR given to the Victim at the scane? I Yes I No if NO, Why: Signatures: STATEMENT OF ALLEGATIONS/SUPPORTING DEPOSITION Officers are encouraged to assist the Victim in completing this section of the form. Suspect Name (Let res un Yourping Wang (Yvettle) (Victim/Deponent Name) state that on <u>04</u> 126 12020. (Deponent Name) State that on <u>04</u> 126 12020. of the State of New York, the following did occur: I started to pack our dend in packages around 14tom this morning with my colleague Max I tried to go will from sixtrance and four net Xian Min Yiong parked his can right in first of my pile suitable there I have proved both xiong started to take of and videos of me again as before he was yelling aging if you contium nort for Miles Knok youll be (Use additional page False Statements made herein are punishable as a Class A Misdemeanor, pursuant to section 210.45 of the Pen ctim/Deponent Signature Note: Whether or not this form mess or Officer Signature is signed, this DIR Form will be filed with Law Enforcement. erpreter Signature and Interpreter Service Provider Name erpreter Requested I Yes I No Interpreter Used I Yes □ No TEM / COMPLAINANT COPY NYS DOMESTIC AND SEXUAL VIOLENCE HOTLINE 1-800-942-6906 3221-03/2016 DCJS Copyright © 2016